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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/775,083	02/01/2001		Fred Smith	218-010137	6320	
28289	7590	06/30/2005	EXAMINER		INER	
	B LAW FIRM	•	LEE, SEUNG H			
700 KOPPERS BUILDING 436 SEVENTH AVENUE				ART UNIT	PAPER NUMBER	
PITTSBURG	GH, PA 15219)	2876			
				DATE MAILED: 06/30/2009	DATE MAILED: 06/30/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

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·	Application No.	Applicant(s)
Office Action Summany	09/775,083	SMITH, FRED
Office Action Summary	Examiner	Art Unit
The MAN INC DATE of this account of the	Seung H. Lee	2876
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).
Status		
Responsive to communication(s) filed on 10 M This action is FINAL . 2b) ☑ This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro	
Disposition of Claims		
4) Claim(s) 21-45 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 21-45 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	vn from consideration.	
Application Papers	•	
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acce Applicant may not request that any objection to the c Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priorical application from the International Bureau * See the attached detailed Office action for a list 	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage
Attachment(s)	_	
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	

DETAILED ACTION

1. Receipt is acknowledged of the response filed on 14 March 2005, which has been entered in the file.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in-
- (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effect under this subsection of a national application published under section 122(b) only if the international application designating the United States was published under Article 21(2)(a) of such treaty in the English language; or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that a patent shall not be deemed filed in the United States for the purposes of this subsection based on the filing of an international application filed under the treaty defined in section 351(a).
- 3. Claims 21-39, 42-43 are rejected under 35 U.S.C. 102(e) as being anticipated by Koehane (US 6,364,206, of the record).

Koehane teaches a fuel dispensing system comprising a fuel dispenser including a customer interface for conducting a transaction including a lottery ticket purchase, a payment acceptor for receiving a payment for the transaction, and a lottery ticket dispenser for dispensing lottery tickets; and a control system operatively associated with said fuel dispenser and adapted to cause said lottery ticket dispenser in said fuel dispenser to dispense a lottery ticket to a customer in response to receiving the payment for the transaction through said payment acceptor in said fuel dispenser, the payment acceptor comprises a card reader for reading payment information from a

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customer payment card, the customer payment card is a credit card and said control system is further adapted to communicate with an outside credit authorization network to receive credit authorization for the transaction, the payment acceptor comprises a cash acceptor for receiving a cash payment from the customer, the control system is further adapted to communicate the transaction information related to the purchase of the lottery ticket to a lottery controller, the lottery ticket dispenser in said fuel dispenser is adapted to dispense a plurality of lottery ticket types, the lottery ticket dispenser is adapted to dispense a lottery ticket having customer-selected play numbers and said customer interface in said fuel dispenser is adapted to allow a customer to input said customer-selected play numbers, the lottery ticket dispenser in said fuel dispenser is adapted to dispense a preprinted lottery ticket type, the lottery ticket dispenser in said fuel dispenser is adapted to dispense a random-number lottery ticket type, the transaction indicia communicated to the customer and to said lottery ticket dispenser by said fuel dispensing system. Koehane teaches a method of selling lottery tickets comprising prompting a customer to conduct a lottery ticket purchase in conjunction with the fueling transaction; receiving input from the customer regarding the lottery ticket purchase; conducting the fueling transaction; effecting payment at said fuel dispenser for a cost associated with the lottery ticket purchase and a cost associated with the fueling transaction; dispensing a lottery ticket to the customer corresponding to the lottery ticket purchase, the fuel dispenser is adapted to perform said dispensing step, a separate lottery ticket dispenser is adapted to perform said dispensing step, a customer interface supporting the input of information by the customer in said receiving Art Unit: 2876

step, the customer interface supports selection of multiple lottery ticket types, including preprinted number, random number, and customer-selected number lottery ticket types, the customer interface of said fuel dispenser is adapted to permit the customer to enter a desired set of play numbers in association with the purchase of a customer-selected number lottery ticket, a lottery ticket purchase transaction (526) is engaged in after a fuel transaction (522) has been initiated or simultaneous (see claims 1-38; Fig. 5; col. 7, line 36- col. 8, line 9; col. 9, lines 24-38).

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 40, 41, 44, and 45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Koehane in view of Maloney et al. (US 6,119,932)(hereinafter referred to as 'Maloney').

The teachings of Koehane have been discussed above.

Although, Koehane teaches the fuel dispensing system having a lottery ticket transaction, he fairly teaches a lottery ticket purchase transaction is authorized by an operator based upon an age of a customer.

However, Maloney teaches an identification verification system where an operator is employed to enforce an age limitation for sale of lottery tickets (see Figs. 1 and 2; col. 4, line 61-col. 5, line 11).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teachings of Maloney to the teachings of Koehane in order to prevent the sales of lottery to the underage customer wherein the sales of the lottery ticket to underage customers are prohibited.

Allowable Subject Matter

- 6. The favor result of interference procedure regarding instant application, claims 21-45 would be allowable over prior art of record.
- 7. The following would be a statement of reasons for the indication of allowable subject matter:

The prior art of record, taken alone or in combination, fails to teach a fuel dispensing system comprising; a fuel dispenser including a customer interface for conducting a transaction including a lottery ticket purchase, a payment acceptor for receiving a payment for the transaction, and a lottery ticket dispenser for dispensing lottery tickets, and a control system associated with the fuel dispenser to cause the lottery ticket dispenser in the fuel dispenser to dispense a lottery ticket to a customer in response to receiving the payment for the transaction through the payment acceptor in the fuel dispenser as set forth in the claims.

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Additional Remarks

8. The Examiner is appreciating the cooperation of the applicant for filing response according to 37 C.F.R. § 41.202. However, the Examiner respectfully advise the applicant to submit the response for fully complying 37 C.F.R. § 41.202(a)(6) by providing a chart showing where the disclosure provides a constructive reduction to practice within the scope of the interfering subject matter.

9. Upon receiving response including the 37 C.F.R. § 41.202(a)(6) as discussed above, the prosecution of the instant application would be suspended in order to invoke the interference.

Conclusion

Any inquiry concerning this communication or earlier communication from the examiner should be directed to Seung H. Lee whose telephone number is (703) 308-5894. The examiner can normally be reached on Monday to Friday from 7:30 AM to 4:00 PM.

If attempt to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael G. Lee, can be reached on (703) 305-3503. The fax-phone number for this group is (703) 308-5841 or (703) 308-7722.

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Communications via Internet e-mail regarding this application, other than those under 35 U.S.C. 132 or which otherwise require a signature, may be used by the applicant and should be addressed to [michael.lee@uspto.gov].

All Internet e-mail communications will be made of record in the application file. PTO employees do not engage in Internet communications where there exists a possibility that sensitive information could be identified or exchanged unless the record includes a properly signed express waiver of the confidentiality requirements of 35 U.S.C. 122. This is more clearly set forth in the Interim Internet Usage Policy published in the Official Gazette of the Patent and Trademark on February 25, 1997 at 1195 OG 89.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0956.

Seang/LLee Art Unit 2876 June 15, 2005